

*Application No. 10/634370
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*Response To Restriction Requirement
Attorney Docket No. S63.2N-7132-US03.*

REMARKS

This communication is in response to the Office Action of August 15, 2005 wherein two allegedly distinct inventions were identified and election of a single invention was required. Claims 33-37 and 39-41 are included in invention I. Claim 38 is included in invention II.

In response, Applicants provisionally elect invention I with traverse, corresponding to claims 33-37 and 39-41.

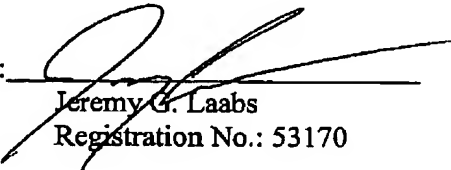
Applicants traverse the restriction requirement because claim 38 (Invention II) is a dependent claim depending from independent claim 33. Therefore, claim 33 remains generic to both alleged inventions.

Applicants further traverse the restriction requirement on the grounds that a previous restriction requirement indicated that both allegedly distinct inventions were examinable as a single invention. Group I of the restriction requirement of July 27, 2004, drawn to "a method of making a catheter balloon," included claims of both alleged inventions I and II.

Respectfully submitted,

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